Melvin Jones Jr - Pro Se Plaintiff

1935 Hosler St - Flint, Michigan 48503

Ph #810-962-6225

Email: meljonesjr@gmail.com

## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT MICHIGAN CASE # 2:21-cv-10937 AJT EAS

Honorable Judge: Arthur J. Tarnow

Plaintiff Jones' NOTIFICATION of upcoming confidential (via email) attempt at conciliation of the instant matter with VEOLIA [and] Notification of Jones' need to utilize ZOOM platform for hearings in this matter due to serious/ marked mobility issues -- for example, Jones is WALKER dependant for effective/ safe ambulation... however, due to Irritable - Bowel medical issues, ZOOM platform is also difficult for Plaintiff Jones.:

Melvin Jones Jr,

**Plaintiff** 

V.

Veolia North,

Defendant

Please take note of the following (and attached email communication):

I, Pro Se Plaintiff Melvin Jones Jr., ....respectfully give NOTIFICATION of upcoming confidential (via email and possibly via telephone with the AID of my informal caregiver - Colleen Connors) will attempt at conciliation of the instant matter with VEOLIA [and] Notification of Jones' need to utilize ZOOM platform for hearings in this matter due to serious/ marked mobility issues -- for example, Jones is WALKER dependant for effective/ safe ambulation... However, due to medical issues of Irritable - Bowel/ Constipation (for example) medical issues, ZOOM platform is also difficult for Plaintiff Jones.

Respectfully Submitted,

Date: 4-28-2021

Signed:

Melvin Jones Jr./- Pro Se Plaintiff



Mel jones jr <meljonesjr@gmail.com>

## Documents to be filed - request for concurrence

1 message

Mel jones jr <meljonesjr@gmail.com>

Wed, Apr 28, 2021 at 1:26 PM

To: jmcampbell@campbell-trial-lawyers.com, "Alaina N." <adevine@campbell-trial-lawyers.com>, bush@bsplaw.com, williams@bsplaw.com

Cc: Colleen Connors <cmcolleen4@gmail.com>, mel jones jr <meljonesjr@gmail.com>

4-29-2021

To: Veolia's Attorney's

RE: please email me and Colleen Connors with your concurrence that the attached documents are to be [I anticipate] be filed in civil case #2:21-cv-10937... whereby you send said email by 5pm on this coming Friday - if possible? And... will you object to such being proffered in response to your (anticipated) Motion to dismiss and/ or Motion for Summary Judgment?

## Seems that VEOLIA North also does Transportation.

Thank you, /s/

Melvin Jones Jr.

https://www.workers.org/2013/10/11132/#

http://www.stlamerican.com/news/local\_news/analysis-shows-veolia-deal-effectivelyprivatizes-water-operations-threatens-provisions-of-sunshine-law/article\_3097eeba-8287-11e2-b267-001a4bcf887a.html

https://www.corporateaccountability.org/wp-content/uploads/2014/11/CAI TroubledWaters Web-rev-2 FINAL.pdf

https://www.latimes.com/archives/la-xpm-2007-jan-27-me-paratransit27-story.html

## 4 attachments

Analysis shows Veolia deal effectively privatizes water operations, threatens provisions of Sunshine Law \_ 🛂 Local News 🏻 stlamerican.com.pdf

Reasons to challenge Veolia – Workers World.pdf 827K

CAI\_TroubledWaters\_Web-rev-2\_FINAL.pdf

OCTA looks at flaws in service for disabled - Los Angeles Times.pdf 157K